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PSC NO: 220 ELECTRICITY LEAF: 230 NIAGARA MOHAWK POWER CORPORATION REVISION: 1 INITIAL EFFECTIVE DATE: APRIL 27, 2009 SUPERSEDING REVISION: 0

GENERAL INFORMATION

47. AGGREGATION OF ELECTRIC DELIVERY SERVICE

Neither Energy Service Companies (ESCos) nor Residential or Non-Residential Customers may aggregate Electric Delivery Service through two or more separate Retail Delivery Points to one Retail Delivery Point on the Company's system by construction of new facilities connecting these previously separate Retail Delivery Points, except as provided in Rule 47.1 or Rule 47.9. The only exemption to this Rule 47 is described in Rule 8.6 of this Tariff Schedule specifically for new senior living facilities as of April 27, 2000.

- 47.1 A Non-Residential Customer may only aggregate Electric Delivery Service for two or more separate Retail Delivery Points into a single Retail Delivery Point if the following conditions are met:
 - 47.1.1 The aggregation must be physical in nature; and
 - 47.1.2 Each Retail Delivery Point must be on the same Premise, as defined in Rule 1.3.2; and
 - 47.1.3 Electric Delivery Service for each of the Retail Delivery Points to be aggregated must be in the name of the same customer; and
 - 47.1.4 Except as described in Rule 47.9, the customer pays the charge as described in Rule 47.3, below.
- 47.2 The customer must inform the Company in writing of its intentions to aggregate Electric Delivery Service for two or more Retail Delivery Points. This written request must describe the proposed aggregation in sufficient detail for the Company to review the proposal. The Company shall determine if the aggregation of Electric Delivery Service contemplated by the customer is allowed under Rule 47.1. The Company shall inform the customer in writing within ninety (90) calendar days of its determination as to whether the aggregation is permitted, and if permitted, shall provide the customer with the amount of the payment as described in Rule 47.3, below.